1 EDWARD J. RODZEWICH, ESQ. – State Bar No. 159466 VALERIAN, PATTERSON & STRATMAN 2 1650 Harbor Bay Parkway, Suite 100 Alameda, CA 94502-3013 3 Phone: (510) 521-0612 Fax: (510) 337-0125 edward.rodzewich@farmersinsurance.com 4 5 Attorneys for Defendants MIKI BOUTIQUE, INC., a dissolved California Corporation; MEI NG, an individual, individually 6 and jointly, d/b/a YUKI BOUTIQUE 7 8 THE UNITED STATES DISTRICT COURT 9 FOR THE NORTHERN DISTRICT OF CALIFORNIA 10 SAN FRANCISCO DIVISION 11 TIFFANY (NJ), LLC, a Delaware limited liability Case No.: CV-11-1563 MMC 12 company, Plaintiff. STIPULATION TO EXTEND TIME TO 13 COMPLETE MEDIATION, PROPOSED 14 ORDER VS. 15 MIKI BOUTIQUE, INC., a dissolved California corporation, and MEI NG, an individual, 16 individually and jointly, d/b/a YUKI BOUTIQUE, et al.. 17 Defendants. 18 19 The parties to above action stipulate to the following a seek court approval to extend the time to 20 mediate this matter: 21 Whereas, this matter was set to be mediated on September 19, 2011before Linda Katwinel, Esq., 22 and the time to complete mediation was October 8, 2011; 23 Whereas, counsel for Plaintiffs learned for the first time a few days before the September 19, 24 2011 mediation that Defendants' insurance carrier intended to take the position that there would be no 25 indemnity coverage at the mediation; 26 27 28 STIPULATION TO EXTEND TIME TO MEDIATE - 1

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Whereas, Plaintiff's counsel needs additional time to review Defendant's applicable insurance 1 policy, which Defendant's counsel agrees to produce shortly, and determine whether cumis counsel is 2 3 necessary for mediation. Whereas, the mediator, Linda Katwinkel, Esq. was advised of the insurance issue and consented 4 5 to a continuance. Whereas, trial in this matter is set for May 21, 2012. This short extension to complete mediation 6 7 will not interfere with that trial date. IT IS HEREBY STIPULATED by and between the Parties, through their respective attorneys of 8 record and subject to order of the Court, that the time in which to complete mediation is to and including 9 10 October 28, 2011. 11 VALERIAN, PATTERSON & STRATMAN DATED: 9/19/11 12 13 BY: EDWARD J. RÓDZÉWICH, ESO 14 Attorney for Defendants, 15 MIKT BOUTIQUE, INC., a dissolved California corporation; MEI NG, an individual, individually 16 and jointly, d/b/a YUKI BOUTIQUE 17 18 KRIEG, KELLER, SLOAN, REILLY & ROMAN 19 DATED: September 19, 2011 LLP. 20 Anne Kearns, Esq. BY: 21 ANNE KEARNS, ESQ. 22 Attorney for Plaintiff TIFFANY (NJ), LLC, a Delaware limited liability 23 company 24 25 26 27 28

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1 DECLARATION PURSUANT TO GENERAL ORDER 45, Section X, B 2 I, Edward J. Rodzewich, declare pursuant to General Order 45, Section X, B, that have obtained 3 4 the concurrence for the filing of this document with each of the signatories above. 5 I declare under penalty of perjury that the above is true. 6 Executed in Alameda, California. 7 8 VALERIAN, PATTERSON & STRATMAN DATED: 9/19/11 9 10 BY: EDWARD J. RODZE 11 Attorney for Defendants, MIKI BOUTIQUE, INC., a dissolved California 12 corporation; MEI NG, an individual, individually 13 and jointly, d/b/a YUKI BOUTIQUE 14 [PROPOSED] ORDER 15 Good cause appearing, the Court now orders that the time to mediate this matter be extended to 16 17 October 28, 2011. 18 IT IS SO ORDERED. 19 20 Date: September 20, 2011 21 Maxine M. Chesney United States District Judge 22 23 24 25 26 27 28